Message

From: Robert Law [rlaw@demaximis.com]

Sent: 3/22/2018 6:46:23 PM

To: Salkie, Diane [Salkie.Diane@epa.gov]; Sivak, Michael [Sivak.Michael@epa.gov]

CC: Willard Potter [otto@demaximis.com]; dawn.Lamparello@klgates.com; William Hyatt [william.hyatt@klgates.com]

Subject: RE: CSTAG Stakeholder Input & Response

Thank you.

Robert Law, Ph.D. *de maximis, inc.* <u>rlaw@demaximis.com</u>

P 215-348-0717

>>> "Salkie, Diane" <Salkie.Diane@epa.gov> 3/22/2018 2:25 PM >>> Thanks Rob

For the NOAA/FWS comments to CSTAG, you will have to contact NOAA directly, via Reyhan Mehran at 212-637-3257 reyhan.mehran@noaa.gov.

As for the 11 Principles Memo, I am still awaiting internal discussions within our management.

Thanks

Diane Salkie

US EPA Emergency & Remediation Response Division Passaic/Hackensack/Newark Bay Remediation Branch salkie.diane@epa.gov 212-637-4370

From: Robert Law [mailto:rlaw@demaximis.com]

Sent: Thursday, March 22, 2018 11:26 AM

To: Salkie, Diane <Salkie.Diane@epa.gov>; Sivak, Michael <Sivak.Michael@epa.gov>

Cc: Willard Potter <otto@demaximis.com>; dawn.Lamparello@klgates.com; William Hyatt <william.hyatt@klgates.com>

Subject: CSTAG Stakeholder Input & Response

Diane and Michael:

Attached are the CPG's responses to the NJDEP's February 13, 2018 comments provided as part of the CSTAG Stakeholder process.

As a follow-up to earlier requests, has EPA determined whether it can provide the CPG following:

- NOAA/FWS comments to CSTAG, and
- EPA Region 2's "11 Sediment Principles" Memorandum to CSTAG

Also the CPG would like to have a better understanding of the NJDEP's statement in Comment 3: "EPA has identified a similar concern and possible path forward for development of site-specific remedial goals for an interim remedy".

Please contact me with any comments or questions and if EPA requires any additional information from the CPG.

Thank you.

R/ Rob

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